IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA COLUMBUS

Wells Fargo Bank, NA,)
as Trustee for Option One Mortgage)
Loan Trust 2003-1,)
Plaintiff,) CASE NO. 4:13-cv-00193-CDL
v.)
)
Pedro Burgos,)
and All Others,)
)
Defendants.)

NOTICE OF SUBSTITUTION OF COUNSEL

COME NOW Scott H. Michalove and Daniel P. Moore of the firm Baker, Donelson, Bearman, Caldwell & Berkowitz, P.C. as counsel of record for Plaintiff Wells Fargo Bank in substitution for Howell A. Hall of Pendergast and Associates. The aforementioned counsel is withdrawing as counsel of record for Plaintiff with their knowledge and consent.

Substitute counsel's address, bar numbers, telephone number, facsimile number, and email addresses are as follows:

Scott H. Michalove, Esq. Georgia Bar No. 504016

Daniel P. Moore, Esq. Georgia Bar No. 940480 Baker, Donelson, Bearman, Caldwell & Berkowitz, P.C. Monarch Plaza, Suite 1600

3414 Peachtree Road, N.E. Atlanta, GA 30326

Telephone: (404) 577-6000 Facsimile: (404) 221-6501 smichalove@bakerdonelson.com dmoore@bakerdonelson.com

All further pleadings, orders, and notices should be sent to substitute counsel, effective as of the date of filing of this Notice.

Respectfully submitted, this 3rd day of July, 2013.

/s/ Scott H. Michalove

Scott H. Michalove

Georgia Bar No. 504016

Daniel P. Moore, Esq.

Georgia Bar No. 940480

BAKER, DONELSON, BEARMAN, CALDWELL & BERKOWITZ, P.C.

Monarch Plaza, Suite 1600 3414 Peachtree Road, N.E.

Phone: (404) 577-6000

Facsimile: (404) 221-6501

smichalove@bakerdonelson.com dmoore@bakerdonelson.com

/s/ Howell A. Hall*

Howell A. Hall

Georgia Bar No. 318750

*(Signed with express permission)

PENDERGAST & ASSOCIATES, PC

115 Perimeter Center Place

South Terraces, Suite 1000

Atlanta, Georgia 30346

Telephone: (770) 392-0303

hhall@penderlaw.com

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing **NOTICE OF SUBSTITUTION OF COUNSEL** was served via electronic copy of the ECF notification system to counsel of record and has been sent via United States Mail, postage pre-paid, in a properly addressed envelope to Pro Se Defendant:

Pedro J. Burgos 7440 McKee Rd Upatoi, GA 31829

Howell A. Hall, Esq. 115 Perimeter Center Place South Terraces, Suite 1000 Atlanta, Georgia 30346

This 3rd day of July, 2013.

/s/ Scott H. Michalove Scott H. Michalove, Esq. Georgia Bar No. 504016 Attorney for Plaintiff

BAKER, DONELSON, BEARMAN, CALDWELL & BERKOWITZ, PC

Suite 1600, Monarch Plaza 3414 Peachtree Rd. NE Atlanta, Georgia 30326 Ph. 404-577-6000 Fax 404-221-6501

Email: smichalove@bakerdonelson.com